By: Carlton

To: Public Health and Welfare; Judiciary

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2523

1 AN ACT TO AMEND SECTION 41-21-67, MISSISSIPPI CODE OF 1972, 2 TO AUTHORIZE A LICENSED PHYSICIAN OR PSYCHOLOGIST TO TAKE INTO 3 CUSTODY ANY INDIVIDUAL BELIEVED TO BE MENTALLY ILL AND POSING AN 4 IMMEDIATE SUBSTANTIAL LIKELIHOOD OF PHYSICAL HARM TO HIMSELF OR TO 5 OTHERS AS AN EMERGENCY PATIENT AND TO PROVIDE CIVIL AND CRIMINAL 6 IMMUNITY FOR ANY SUCH PHYSICIAN OR PSYCHOLOGIST ACTING IN GOOD 7 FAITH; AND FOR RELATED PURPOSES.

8 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 9 SECTION 1. Section 41-21-67, Mississippi Code of 1972, is 10 amended as follows:[CRG1]

41-21-67. (1) Whenever such affidavit as is provided for 11 in Section 41-21-65 shall be filed with the chancery clerk, the 12 clerk, upon direction of the chancellor of said court, shall issue 13 14 a writ directed to the sheriff of the proper county to take into 15 his custody the person alleged to be in need of treatment and to bring such person before said clerk or chancellor who shall order 16 17 pre-evaluation screening and treatment by the appropriate community mental health center established pursuant to Section 18 41-19-31 and for examination as set forth in Section 41-21-69. 19 20 Provided, however, that when such affidavit fails to set forth 21 factual allegations and witnesses sufficient to support the need 22 for treatment, the chancellor shall refuse to direct issuance of the writ. Reapplication may be made to the chancellor. If a 23 pauper's affidavit is filed by a guardian for commitment of the 24 ward of the guardian, the court shall determine if the ward is a 25 pauper and if such ward is determined to be a pauper, the county 26 27 of the residence of the respondent shall bear the costs of 28 commitment, unless funds for such purposes are made available by

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(2) Upon issuance of the writ the chancellor shall forthwith 30 appoint and summon two (2) reputable, licensed physicians or one 31 32 (1) such physician and a psychologist to conduct a physical and 33 mental examination of such person at a place to be designated by 34 said clerk or chancellor and to report their findings to said clerk or chancellor. In all counties wherein there is a county 35 health officer, such county health officer, if available, may be 36 37 one (1) of the physicians so appointed. Neither of the physicians or any psychologist selected shall be related to such person in 38 any way, nor have any direct or indirect interest in the estate of 39 such person nor shall any full-time staff of residential treatment 40 41 facilities operated directly by the Department of Mental Health serve as examiner. 42

The clerk shall ascertain whether the respondent is 43 (3) 44 represented by an attorney, and if it is determined that 45 respondent does not have an attorney the clerk shall immediately notify the chancellor of such fact, and if the chancellor 46 determines that respondent for any reason does not have the 47 48 services of an attorney, the chancellor shall forthwith appoint an attorney for the respondent at the time the examiners are 49 50 appointed.

(4) If the chancellor determines that there is probable 51 cause to believe that the respondent is mentally ill and that 52 53 there is no reasonable alternative to detention, the chancellor may order that the respondent be retained as an emergency patient 54 55 at any available regional mental health facility or any other available suitable location as the court may so designate pending 56 an admission hearing and may, if necessary, order a peace officer 57 58 or other person to transport the respondent to such mental health 59 facility or suitable location. Any respondent so retained may be 60 given such treatment by a licensed physician as is indicated by standard medical practice. Provided, however, the respondent 61 62 shall not be held in a hospital operated directly by the 63 Department of Mental Health; and shall not be held in jail unless the court finds that there is no reasonable alternative. 64

65 (5) Whenever a licensed, board certified physician or

S. B. No. 2523 00\SS03\R816CS PAGE 2 66 psychologist certified to complete examinations for the purpose of 67 commitment has reason to believe that a person poses an immediate substantial likelihood of physical harm to himself or others or is 68 gravely disabled and unable to care for himself by virtue of 69 70 mental illness, as defined in Section 41-21-61(e), Mississippi 71 Code of 1972, then the physician/psychologist may hold and/or 72 admit and treat the person to a licensed medical facility without a civil order or warrant for a period not to exceed seventy-two 73 (72) hours or the end of the next business day of the chancery 74 75 clerk's office. Such person may be held and treated as an emergency patient at any licensed medical facility, available 76 77 regional mental health facility, or crisis intervention center. 78 The physician/psychologist who holds the person shall certify in writing the reasons for the need for holding. Any respondent so 79 held may be given such treatment by a licensed physician as 80 81 indicated by standard medical practice. Persons acting in good faith in connection with the detention of a person believed to be 82 83 mentally ill shall incur no liability, civil or criminal, for such 84 <u>acts.</u> This act shall take effect and be in force from 85 SECTION 2. 86 and after July 1, 2000.